FORM 1040 A U. S. Treasury Department Internal Revenue Service

EMPLOYEE'S OPTIONAL U. S. INDIVIDUAL INCOME TAX RETURN

1952
CALENDAR YEAR

BE SURE TO

16-65252-2

IF 100 05E 1015 FORM, THE DIRECTOR OF INTERNAL REVENUE WILL COMPUTE TOOK TAX	
(IF YOU WISH TO COMPUTE YOUR OWN TAX, USE FORM 1040)	Serial No.
Name (PLEASE PRINT. If this is a joint return of husband and wife, use first names of both)	
HOME ADDRESS(PLEASE PRINT, Street and number or rural route)	
(1.22.102 1.111(1) 0.111(1 1.112)	
(City, town, or post office) (Postal zone number) (State)	
Social Security No. Occupation	
On the A and D to	-1

ATTACH ALL YOUR ORIGINAL 1952 WITHHOLDING STATEMENTS (Forms W-2)		Name (PLEASE PRINT. If this is HOME ADDRESS (PLE (City, town, or post office) Social Security No.	ASE PRINT) (Postal	Street and number or rural r	oute) (State)			
·	1. List your name. If your wife (or husband had no income, or if this is a joint return list also her (or his) name.			Check below if on Dec. 31, 1952, you or your wife were—	On lines A and B if neither 65 nor if either 65 or if both 65 and	1		
Your exemp-	A(Your name)				_	er of exemptions for you		
tions Thease Under an Ongha W-2 Forms bere Tome Come	C. List nar ing stepe children less than than one you in 1 D. Enter t E. Enter t	with 1952 gross incomes of a \$600 who received more chalf of their support from 1952. See Instruction 1C. number of exemptions claimed total number of exemp	for close	Enterelatives listed in School A to D above	er number of chedule A on oth	nildren listed ner side	d	
znav	joint r	return, enter information from withholding statements of b			th husband and wife.			
~ 5		Print Employer's Name		nere Employed (City and State)	Total Way		ome Tax W	1
111					\$			
Your								-
in-							·	
7 111-								-
come	3. Enter tot	Enter totals						
	If item 4. Add iten If item	3 is over \$100, or you had any of as 2 and 3. If total is \$5,000 on 4 includes income of both husband's income \$	her income more, use sband ar	(rent, etc.) use Form 1040 Form 1040	0.			
)o von or		year Federal tax for which you h				ife (or hush	and) m	aking
separate	return for 19	52? (Yes or No) If "yes	," write	ner (or his) name				
f you ha	ve filed a ret	urn for a prior year, state lates	t year	Where filed?				
I dec nd that	lare under th all 1952 incom	e penalties of perjury that the f e is reported hereon.	oregoing	statements are true to	the best of my	knowledge	e and b	selief;
Signature of		n taxpayer, preparing this return) (I	1	(Signature				
_	sure any benefits o	(Address) of split-income provisions, husband and w	rife must inc					
Т.	THIS SP AX DUE OR RE	ACE FOR DIRECTOR'S USE ONLY Fund will be computed by dir	ECTOR	Credits		\$		
				Balance	due or refund .	\$		

Credits	\$	
Tax	\$	
Balance due or refund.	\$	
	\$	
Total	¢	

INSTRUCTIONS FOR FILING YOUR INCOME TAX RETURN

Who Must File.—Every citizen or resident of the United States—whether an adult or minor—who had gross income of \$600 or more in 1952 must file a Federal income tax return on Form 1040A or Form 1040.

Enter here and as item 1 D on other side the number of close relatives claimed above .

A single person with less than \$600 gross income should file a return to get a refund if tax was withheld. A married person with income less than her (or his) own personal exemption(s) should always file a joint return with husband or wife to get the smaller tax or larger refund for the couple. No refund can be made unless a return is filed.

Who May Use Optional Return Form 1040A.—If your total gross income was less than \$5,000 and consisted entirely of wages reported on Withholding Statements (Forms W-2), or of such wages and not more than \$100 total of other wages, dividends, and interest, you may use Form 1040A. A husband and wife may file a joint return on Form 1040A if their combined incomes do not exceed these limits. If you had any income from other sources, such as annuities, rents, royalties, a business or profession, farming, sale or exchange of personal or real property, partnerships, estates, and trusts, you may not use Form 1040A but must file your return on Form 1040. Likewise, Form 1040 must be used (1) in making a separate return of a married person domiciled in a community property State, (2)

where husband or wife itemizes deductions, or (3) if taxpayer claims the status of head of a household.

If you use Form 1040A, the Director of Internal Revenue will compute the tax and send you either a check for any refund due you or a bill for any amount you owe. The Director will compute your tax from the table provided by law which allows \$600 for each exemption and about 10 percent of your total income for charitable contributions, interest, taxes, casualty losses, medical expenses, and miscellaneous items. If your deductions amount to more than 10 percent of your income, it will generally be to your advantage to use Form 1040 and itemize them.

Married Couple—Advantage of Joint Return.—A husband and wife may make a joint return even though one has no income. To assure any benefits of the split-income provisions, they should file a joint return. Both husband and wife must sign a joint return. A joint return on Form 1040A never results in more tax than separate returns because the tax is computed by the Director on the combined incomes or on the separate incomes, whichever results in the smaller tax or larger refund for the couple. Both husband and wife are responsible for any tax which is due on a joint return, and any refund check will be addressed to both.

Where and When To File Your Return.—File your return with the Director (formerly Collector) of Internal Revenue for your district, between January 1 and March 15, 1953.

YOUR EXEMPTIONS AND INCOME

- 1. Your Exemptions. A and B. For yourself and wife.—Fill in items 1 A and B on other side to receive credit for your exemption and that of your wife (or husband). Marital status, age, and blindness must be determined as of December 31, 1952. However, if the husband or wife died during 1952, the exemptions of the deceased should be determined as of the date of death instead of December 31. If totally blind, attach a statement of such fact to the return. If partially blind, attach a statement from a qualified physician or a registered optometrist that (1) central visual acuity did not exceed 20/200 in the better eye with correcting lenses or (2) that the widest diameter of the visual field subtends an angle no greater than 20 degrees.
- C. For children.—Fill in item 1 C on other side to receive credit for your dependent children. To qualify, each must meet all four of the following tests for 1952:
 - 1. Did not have \$600 or more gross income, and
- 2. Received more than one-half of his or her support from you (or from husband or wife if this is a joint return), and
- 3. Is not claimed as an exemption on the return of her husband (or his wife), and
- 4. Was either a citizen of the United States or a resident of the United States, Canada, or Mexico.
- D. For close relatives.—Fill in Schedule A, above, to receive credit for dependent close relatives. To be listed, each must meet all four tests shown in Instruction 1 C. In addition, each must be related to you (or to husband or wife if this is a joint return) in one of the following ways:

Mother Grandson
Father Granddaughter
Grandfather Stepbrother
Grandfather Stepsister
Brother Stepmother
Sister Stepfather
U. S. GOVERNMENT PRINTING OFFICE

Mother-in-law Father-in-law Brother-in-law Sister-in-law Son-in-law Daughter-in-law 16—65252-2 Uncle—
Aunt—
Nephew—
Niece—
but only if
related by blood

2 and 3. Your Income.—Enter in item 2 on other side wages shown on all your 1952 Forms W-2 before payroll deductions.

Enter in item 3 on other side the total of interest, dividends, and any wages not shown on Forms W-2. If a joint return is filed, enter total of such interest, dividends, and wages of both husband and wife. Include in this item all "tips" and so-called "gifts" which are really compensation for services. Also include the difference between the purchase price and the redemption price of any United States Savings Bonds cashed in 1952.

Nontaxable income.—You should exclude from your income any items exempt from tax, such as social security benefits, sickness and injury benefits, life insurance proceeds, dividends on veterans' Government insurance, mustering-out pay, and Government contributions to monthly family allowances.

Combat service.—If in 1952 you served as a member of the Armed Forces in a combat zone or were hospitalized from combat zone service after June 24, 1950, part of your active service pay is not taxable. Your service withholding statement (Form W-2) does not include this nontaxable pay but shows only pay you need report. Enter this figure in item 2.

F. I. C. A. Tax Credit.—If more than \$54 of F. I. C. A. employee tax was withheld during 1952 because you worked for more than one employer, the excess may be claimed as a credit against income tax. Enter any excess of F. I. C. A. tax withheld over \$54 in "Income Tax Withheld" column of item 2 on other side and write "F. I. C. A. tax" in "Where employed" column. Compute the credit separately for husband and wife, if this is a joint return.

Your Rights of Appeal.—If you believe there is an error in any bill, statement, refund, or audit adjustment in connection with your tax, you are entitled to present your reasons to the Director and have the matter reconsidered. If agreement on audit adjustments is not reached, the Director will advise you of further appeal rights.